

TETRA TECH RICHARDSON

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November 15, 1989
RCN 4753

Ms. Paula Retzler
U. S. Environmental Protection Agency
841 Chestnut Building
Philadelphia, PA 19107

Dear Paula:

SUBJECT: HARVEY & KNOTT DRUM REMOVAL - LABORATORY METHODS

This letter confirms our conversation on Wednesday, November 15, 1989, regarding Wadsworth/Alert Laboratories' analytical activities, and CLP requirements. We discussed the CLP Statement of Work with Ms. Colleen Walling, USEPA Region III Central Research Lab (CRL), and how it may or may not relate to the drum removal activities at the Harvey & Knott site. Based on the discussion, it was agreed that the current sampling protocol (namely USEPA Method 8010/8020 for organics and SW846 Method 1310 for inorganics), being used by CECOS at the site for drum contents characterization, will continue; the CLP Statement of Work requirements of analysis of drum contents will not be required at the site at this time.

Should you have any questions, please call.

Very truly yours,

Tad B. Yancheski /jlp

Tad B. Yancheski
Manager
Site Investigations/Field Services

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